the respondent's ability to continue in business and any other relevant factors (especially respondent's corrective actions) (see RSPA penalty guidelines, 60 12139 (March 6, 1995)).

Where a hearing is requested, the Office of the Chief Counsel submits the matter to the Department's Office of Hearings. An administrative law judge is assigned to the case and conducts prehearing and hearing procedures. The administrative law judge issues an

appropriate order.

Following issuance of an order by either the Chief Counsel or an administrative law judge, a respondent must either comply with the order or file an appeal with the Administrator of RSPA. The appeal must be filed within 20 days of respondent's receipt of the order. The appeal must state, with particularity, the findings in the order that the respondent is challenging, and it must include all relevant information and arguments. The filing of an appeal stays enforcement of the order.

In a decision on appeal, the Administrator determines whether to affirm or dismiss violations and whether to affirm or modify civil penalty assessments and compliance orders. A respondent has 30 days from the date of issuance of the decision on appeal in which to comply with its terms. Failure to timely comply results in assessment of interest, penalty and administrative charges where a civil penalty has been affirmed in the decision on appeal. The Administrator's decision on appeal is the final step in the administrative process.

The decisions on appeal are presented in case number sequence with each decision containing the individual case number, respondent's name, the background of the case, a discussion of the facts and circumstances, and the Administrator's findings.

Issued in Washington, DC, on September 11, 1995.

Alan I. Roberts,

Associate Administrator for Hazardous Materials Safety.

[FR Doc. 95–22903 Filed 9–13–95; 8:45 am]

[Docket No. P-93-2W; Notice 3]

Grant of Waiver: Repair of Gas Transmission Lines

The Research and Special Programs Administration (RSPA) waived certain maintenance regulations (49 CFR 192.713(a) and 192.485) to permit 28 pipeline operators and their subsidiaries to repair steel gas transmission lines with Clock Spring® wrap (Notice 2; 60

FR 10630; February 27, 1995). The waiver, which was based on a petition submitted by the Interstate Natural Gas Association of America (INGAA) and a notice inviting public comment (Notice 1; 59 FR 49739; September 29, 1994), applies to lines operating at 40 percent or more of specified minimum yield strength.

As stated in Notice 2, the waiver is subject to the following conditions:

- (Ĭ) Clock Spring® wrap must be installed using procedures recommended by the manufacturer;
- (2) Clock Spring® wrap must be installed consistent with the program, GRI WRAP;
- (3) Clock Spring® wrap must be installed consistent with a Gas Research Institute plan, including, at 2-year intervals, excavating and evaluating a statistical sample of sites, recording the results, and sending the results to RSPA;
- (4) To allow inspection by RSPA and state agencies serving as interstate enforcement agents, scheduled non-emergency installations of Clock Spring® wrap must be reported (by phone, fax, or mail) a reasonable time before installation to the RSPA pipeline regional office and state agent with authority over the repair; and

(5) Persons installing Clock Spring® wrap must have been trained and certified in installation procedures either by the Clock Spring Company or by persons the Clock Spring Company has trained and certified.

By letter of June 30, 1995, INGAA petitioned RSPA to add additional operators to the list of operators who are authorized to use the wrap under the waiver. These additional operators include interstate natural gas pipeline companies as well as intrastate pipeline companies. Because the safety of Clock Spring® wrap installations on highstress gas transmission lines is governed by the terms and conditions of the waiver, expanding the list of operators to include additional interstate companies would not be inconsistent with pipeline safety. However, under the federal statutory provision that governs waivers of the pipeline safety regulations (49 U.S.C. 60118), matters involving intrastate pipeline facilities under the authority of participating state agencies are handled initially by those agencies. Therefore, we are adding to the list of operators authorized to use the wrap only those interstate natural gas pipeline companies named in INGAA's petition. These companies are Consumers Power and Michigan Gas Storage Company, Iroquois Gas Transmission System, National Fuel Gas Supply Corporation with National Fuel Gas Distribution Corporation, Sabine

Pipe Line Company, Valero Energy Corporation, and Viking Gas Transmission Company.

The remaining companies named in INGAA's petition should either obtain a waiver of 49 CFR 192.713(a) and 192.485 from the applicable state agency participating in the federal/state pipeline safety regulatory program or notify RSPA that the gas transmission lines involved are intrastate pipeline facilities that are not subject to the authority of such an agency. As provided by the above statutory provision, state waiver actions are subject to review by RSPA. We will not object to any state waiver that is consistent with the terms and conditions of the waiver published in Notice 2 of this proceeding.

(Authority: 49 U.S.C. 60118(c))

Issued in Washington, DC on September 8, 1995.

Richard B. Felder,

Associate Administrator for Pipeline Safety. [FR Doc. 95–22815 Filed 9–13–95; 8:45 am] BILLING CODE 4910–60–P

DEPARTMENT OF THE TREASURY

Senior Executive Service Combined Performance Review Board (PRB)

AGENCY: Treasury Department. **ACTION:** Notice of Members of Combined Performance Review Board (PRB).

SUMMARY: Pursuant to 5 U.S.C. 4314(c)(4), this notice announces the appointment of members of the Combined PRB for the Bureau of Engraving and Printing, the Financial Management Service, the U.S. Mint and the Bureau of the Public Debt. The Board reviews the performance appraisals of career senior executives below the level of bureau head and principal deputy in the four bureaus, except for executives below the Assistant Commissioner level in the Financial Management Service. The Board makes recommendations regarding proposed performance appraisals, ratings, bonuses and other appropriate personnel actions. COMPOSITION OF COMBINED PRB: The

Board shall consist of at least three voting members. In case of an appraisal of a career appointee, more than half of the members shall consist of career appointees. The names and titles of the Combined PRB members are as follows:

PRIMARY MEMBERS: Timothy G. Vigotsky, Assistant Director (Management), E&P; Bland T. Brockenborough, Assistant Commissioner, Regional Operations, FMS; Andrew Cosgarea, Jr., Associate Director, Chief Operating Officer, Mint; Kenneth R. Papaj, Director, Government Securities Regulations Staff, PD.

ALTERNATE MEMBERS: L. Paul Blackmer, Jr., Associate Director (Chief Financial Officer), E&P; Diane E. Clark, Assistant Commissioner, Financial Information, FMS; Jay M. Weinstein, Associate Director for Policy and Management & CFO, Mint; Thomas W. Harrison, Assistant Commissioner (Administration), PD.

DATES: Membership is effective on September 14, 1995.

FOR FURTHER INFORMATION CONTACT:

Andrew Cosgarea, Jr., U.S. Mint, Associate Director, Chief Operating Officer, Suite 825, 633 3rd St., N.W., Washington, D.C. 20220, (202) 874–6100.

This notice does not meet the Department's criteria for significant regulations.

Dated: September 6, 1995.

Andrew Cosgarea, Jr.,

Associate Director, Chief Operating Officer. [FR Doc. 95–22800 Filed 9–13–95; 8:45 am] BILLING CODE 4810–25–M

Customs Service

[T.D. 95-74]

Retraction of Revocation Notice

AGENCY: Customs Service, Department of the Treasury.

ACTION: General notice.

SUMMARY: The following Customs broker license number was erroneously included in a list of revoked Customs brokers licenses in the Customs Bulletin.

Matthew Adair—11820

License 11820, issued in the Detroit District, remains a valid license.

Dated: September 8, 1995.

Philip Metzger,

Director, Trade Compliance.
[FR Doc. 95–22905 Filed 9–13–95; 8:45 am]
BILLING CODE 4820–02–P

[T.D. 95-75]

Retraction of Revocation Notice

AGENCY: Customs Service, Department of the Treasury.

ACTION: General Notice.

SUMMARY: The following Customs broker license number was erroneously included in a list of revoked Customs brokers licenses in the Customs Bulletin.

Karen L. Blanchard-10872

License 10872, issued in the Norfolk District, remains a valid license.

Dated: September 8, 1995.

Philip Metzger,

Director, Trade Compliance.
[FR Doc. 95–22906 Filed 9–13–95; 8:45 am]
BILLING CODE 4820–02–P

Office of Thrift Supervision

[No. 95-174]

Notification of Change in Location and Hours of Operation for Public Reference Room and Securities Filings Desk

AGENCY: Office of Thrift Supervision, Treasury.

ACTION: Notice.

SUMMARY: The Office of Thrift Supervision (OTS) is giving notice of the change in location and hours of operation for its public reference room and the location at which official securities filings are to be made. These changes are being made to enhance access to the public reference room and the securities filing desk.

EFFECTIVE DATE: September 14, 1995.

FOR FURTHER INFORMATION CONTACT: Catherine C. M. Teti, Director, Records Management and Information Policy, (202) 906–7571, Office of Thrift Supervision, 1700 G Street, NW., Washington, D.C. 20552.

SUPPLEMENTARY INFORMATION: This notice serves to inform the public of the change in location and hours of operation for OTS' Public Reference Room and of the change in location for official securities filings made pursuant to 15 U.S.C. 78*I*(i), 12 CFR 563d.1 and 12 CFR Part 563g.

Through a recent reorganization, OTS' Information Services Division, housing its Public Reference Room, has become part of the Dissemination Branch of the Records Management and Information Policy Division. In addition, the Securities Filing Desk previously operated by the Business Transactions Division has been integrated into the Dissemination Branch and now operates from the Public Reference Room.

OTS' Public Reference Room is now located on the lower level of OTS' headquarters office at 1700 G Street, NW., Washington, D.C. 20552. Visitors must check in with the guard on duty and must use the designated elevator for accessing the Public Reference Room. This procedure has eliminated the need for the scheduled escort service. The hours of operation for the Public

Reference Room have been expanded to 9:00 a.m. until 4:00 p.m. on business days

Securities filings, comment letters and other communications with the Dissemination Branch may be hand delivered to OTS' Public Reference Room from 9:00 a.m. until 4:00 p.m. on business days. In addition, delivery will be accepted by the guard's desk at 1700 G Street, NW. from 4:00 p.m. until 5:00 p.m. No other changes have been made in the procedure for making official securities filings.

Comment letters and other correspondence addressed to the Dissemination Branch may also be sent by facsimile transmission to FAX number (202) 906–7755 or, for documents exceeding 25 pages in length, to FAX number (202) 906–6956, from 9:00 a.m. until 5:00 p.m. on business days. Neither facsimile machine is operable outside of these established hours. Securities filings must still be made on paper copies and delivered by mail or messenger.

Amendments to OTS' regulations at 12 CFR Part 505 to reflect the new procedures, addresses, and hours of operation outlined in this notice will be forthcoming in the next OTS technical amendments rulemaking.

Dated: September 8, 1995.

By the Office of Thrift Supervision.

John F. Downey,

Executive Director, Supervision.
[FR Doc. 95–22841 Filed 9–13–95; 8:45 am]
BILLING CODE 6720–01–P

UNITED STATES INFORMATION AGENCY

Exchanges and Training Program With the Newly Independent States

ACTION: Notice—Request for proposals.

SUMMARY: The Office of Citizen Exchanges, Division of Russia/Eurasia of the United States Information Agency's Bureau of Education and Cultural Affairs announces a competitive grants program. Public or private non-profit organizations meeting the provisions described in 26 CFR 1.501(c)(3) may apply to develop training programs in (1) local government and public administration, (2) business administration and business development, (3) rule of law, and (4) independent media development for the following countries: Armenia, Azerbaijan, Belarus, Georgia, Kazakstan, Kyrgyzstan, Moldova, Russia, Tajikstan, Turkmenistan, Ukraine, and Uzbekistan.

Overall grant making authority for this program is contained in the Mutual